

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

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( A full must b attach	er description, if necessary, and le attached. Also, where no cor ed.) ences	a copy of the amendments, y of the amendments which	would render the claims allowable is av	rallable, a summary thereof must be
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Unless IS NO action SUBS	the paragraph above has beer TWAIVED AND MUST INCLUD has are ready been filed, APPL TANCE OF THE INTERVIEW.	checked to indicate to the open the SUBSTANCE OF THE SUBSTANCE OF THE CANT IS GIVEN ONE MON	contrary. A FORMAL WRITTEN RESPO IE INTERVIEW. (See MPEP Section 7.1 ITH FROM THIS INTERVIEW DATE TO	NSE TO THE LAST OFFICE ACTION
15.			ny attachments) reflects a complete r s	

FORM PTOL-413 (REV.1-96) The 112 1854es.

Examiner Not: You must sign this form unless it is an attachment to another form.

KAREN COCHRANE CARLSON, PH.D.
HENIMAXE REMARKEXAMINER WHITE COLUMNIE CONTROL PH.D

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AND AS Manual 1 Patent Examining	Procedure, Section 713.04 Subst	ance of interview mus	t Be Mad of Record	
A complete written statement as to the substance of application, whether or not an agreement with the ex	any face-to-face or telephone interview carniner was reached at the interview.	with regard to an application	n must be made of record in	n the
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(b) In every instance where reconsideration is re interview as warranting favorable action must be file 1.111,1.135. (35 U.S.C.132)	d by the applicant: An Interview does no	remove the necessity for	response to Office action as	s specilled in 99
§ 1.2. Business to be transacted in writing. All applicants or their attorneys or agents at the Patent on the written record in the Office. No attention will doubt.	and Trademark Office is unnecessary. To	ne-action of the Patent and	i Trademark Office will be ba	asea exclusively
The action of the Patent and Trademark Office ca to record the substance of Interviews.	annot be based exclusively on the written	record in the Office if that I	record is itself incomplete the	rough the failure:
It is the responsibility of the applicant or the attor he or she will do so. It is the examiner's responsibility	ney or agent to make the substance of an ty to see that such a record is made and	interview of record in the a to correct material inaccur	pplication file, unless the exactes which bear directly or	aminer indicates  the question of
patentability.	erview summary		० हा अस्ति।	WANTER !
Examiners must complete a two-sheet carbon in been discussed during the interview by checking the only procedural matters, directed solely to restriction Examining Procedure, or pointing out typographical below.	appropriate boxes and filling in the blank requirements for which interview records errors or unreadable script in Office action	s in neat handwritten form i dion is otherwise provided ons or the like, are exclude	Jsing a dail point pen. Discus for in Section 812.01 fine I d from the interview records	vanual of Patent vanual of Patent ation procedures
The Interview Summary Form shall be given an	appropriate paper number, placed in the	right hand portion of the file	e, and listed on the Conten	ts" list on the file
wrapper. The docket and serial register cards need not the applicant (or attorney or agent) at the conclus address either with or prior to the next official communicate; the Form should be mailed promptly after the	oot be updated to reflect interviews. In a paic of the interview. In the case of a telenication. If additional correspondence from the telephonic interview rather than with the	ersonal unterview, the copy phonic interview, the copy n the examiner is not likely the next official communication.	is mailed to the applicant's perior an allowance or if other ion.	correspondence er circumstances
The Form provides for recordation of the following	care Zapplicanta remoisamiolinio	çy is given to 🔲 əppli	ghenic Afersons len	L. Type: L. Teis
- Serial Number of the application - Name of applicant - Name of examiner - Date of interview	yos, bilef description	sect. L'Yec Titte II	isedemonstration currduc	Exhibit and in.
- Type of interview (personal or telephonic) - Name of participant(s)) (applicant, attorney or - An indication whether of not an exhibit was she - An identification of the claims discussed - An identification of the specific prior art discussed - An indication whether an agreement was react of amendments or claims agreed as being allo	sed and if so, a description of the general wable). (Agreements as to allowability a	inature of the agreement	(may be by attachment of a rict further action by the exa	copy (initial)
contrary.)  The signature of the examiner who conducted Names of other Patent and Trademark Office p	the interview	337317837513	Lingor art discussed:	D HANG BUILDING
The Form also contains a statement reminding t	with anything of the party from the description of the contract the contract of the contract o	d the substance of the inte	erview.	the exist talk of
It is desireable that the examiner orally remind examiner agree that the examiner will record same. Form or in an attachment to the Form, the examiner	the applicant of his obligation to record Where the examiner agrees to record it should check a box at the bottom of the interview.	the substance of the intervi ne substance of the intervi Form informing the applica	view in each case unless bo ew, or when it is adequately ant that he need not supplen	oth applicant and recorded on the nent the Form by
tt should be noted, however, that the Interview Summon, is supplemented by the abplicant or the examiner	r to include, all of the applicable items re	drited below concerning in	is substance of the life Me	inless it includes, w:
A complete and proper recordation of the substa	ance of any interview should include at le	east the following applicabl	e items:	
A) A brief description of the nature of any exhibit 2) an identification of the claims discussed.  3) an identification of specific prior an discussed and identification of the principal proposed ame Form completed by the examiner.	endments of a substantive nature discus	sed, unless these are already	ady described on the Intervi	ew Summary
elaborate. A verbatim or highly detailed descrip or thrust of the principal arguments made to th	ption of the arguments is not required. The examiner can be understood in the co	he identification of the arguntext of the application file	uments is sufficient if the ge ·Of course, the applicant m	neral nature
6) a general indication of any other pertinent ma 7) if appropriate; the general results or outcome	atters discussed, and of the interview unless already describe	d in the Interview Stimmar	See 1916 to 11 Proof 15 Lin	ans singular.
Examiners are expected to carefully review the appli applicant one month from the date of the notifying let abandonment of the application (37 CFR 1:135(c)).	icant's record of the substance of an inter tter or the remainder of any period for res	view. If the record is not cor ponse, whichever is longer	mplete or accurate, the exam , to complete the response a	and thereby avoid
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Applicant's summary of what took place at the interview should be carefully checked to determine the accuracy of any argument or statement attributed to the examiner during the interview. If there is an inaccuracy and it bears directly on the question of patentability, it should be pointed out in the next Office letter. If the claims are allowable for other reasons of record, the examiner should send a letter setting forth his or her version of the statement attributed to him. If the record is complete and accurate, the examiner should place the indication interview record OK' on the paper recording the substance of the interview along with the date and the examiner should set the indication interview record OK' on the paper recording the substance of the interview along with the date and the examiner should be pointed out in the record is complete and accurate.